

PATENT Docket No. 497872000400

DECLARATION FOR UTILITY/DESIGN PATENT APPLICATION

AS A BELOW-NAMED INVENTORS, WE HEREBY DECLARE THAT:

Our residence, post office addresses, and citizenship are as stated below next to our names.

We believe we are the original, first and joint inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled: METHOD OF IMMUNOMODULATION USING THIONE-FORMING DISULFIDES, the specification of which is attached hereto unless the following box is checked:

was filed on January 10, 2002 as United States Application Serial No. 10/044,463

WE HEREBY STATE THAT WE HAVE REVIEWED AND UNDERSTAND THE CONTENTS OF THE ABOVE-IDENTIFIED SPECIFICATION, INCLUDING THE CLAIMS, AS AMENDED BY ANY AMENDMENT REFERRED TO ABOVE.

We acknowledge the duty to disclose information which is material to the atentability as defined in 37 C.F.R. § 1.56.

We hereby claim foreign priority benefits under 35 U.S.C. § 119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT International application which designated at least one country other than the United States listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed:

We hereby claim benefit under 35 U.S.C. § 119(e) of any United States provisional application(s) listed below:

60/260,943	,	10 2001
	1 12	nuary 10, 2001

We hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s), or § 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. § 112, we acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application.

iling Daze	Stant		
	□Patented	□Pending □	Abandoned

We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under § 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

April 9, 2002		Dente R. Frankti
Date	Name: Residence: Citizenship: Post Office Address:	Davide R. GRASSETTI 19810 Peppermint Falls Road, Jamestown, California 95327 U.S.A. Same as above
Date	Name: Residence: Citizenship: Post Office Address:	Camillo MORO via G. Zanon, 26, 35133 - Padova, Italy Italy Same as above

#12

Applicant/Patentee: Davide R. GRASSETTI and Camillo MORO

Serial No./Patent No.: 10/044,463
Filed on/Issued: January 10, 2002
For: METHOD OF IMMUNOMODULATION USING THIONE-FORMING DISLULFIDES

VERIFIED STATEMENT (DECLARATION) CLAIMING SMALL ENTITY STATUS
37 C.F.R. §§ 1.27(b) - INDEPENDENT INVENTOR

VERIFIED STATEMENT 37 C.F.R	(DECLARATION	N) CLAIMING EPENDENT IN	SMALL E	NT	ITY STATUS
As a below-named inventor, of paying reduced fees to the Patent	I hereby declare the	at I qualify as an	independe :	nt in	ventor for purpose
☐ the specification ☑ application serial ☐ patent no., issue	no. 10/044,463, file	ed January 10, 2	002.		2 - - -
I have not assigned, granted, to assign, grant, convey or license, a independent inventor if that person is small business concern or a nonprofe	ny rights in the invent	ention to any nei	rson who w	ou d	l not qualify as an i.
Each person, concern or organized under an obligation under contract of listed below:	nization to which I I law to assign, gran	have assigned, and, convey, or lice	granted, cor cense any ri	ivey ghis	ed, or licensed or a in the invention is
no such person, c each such person,	oncern, or organization	tion. ation is listed be	elow.	a servence and a	:
ATAX AT	DDDDGG	34.73	THE PORT	1	
NAME	ADDRESS		TYPE		•
		<u> </u>	☐ Individua ☐ Small Bu ☐ Nonprofi	sines t Org	anization
NOTE: Separate verified sta having rights to the invention averrir	tements are required	small entities. (3	☐ Individua ☐ Small Bu ☐ Nonprofi ned person, 37 C.F.R. §	sines t Org conc 1.27	anization cern or organization 7)
NOTE: Separate verified sta having rights to the invention averring. I acknowledge the duty to filteresulting in loss of entitlement to small the issue fee or any maintenance fee	tements are required to their status as se, in this application	small entities. (? n or patent, notifier to paying, or a	☐ Individua ☐ Small Bu☐ Nonprofi led person, 37 C.F.R. §	sines t Org total	ern or organization 7) hange in status
NOTE: Separate verified state having rights to the invention averring I acknowledge the duty to filteresulting in loss of entitlement to smatch the issue fee or any maintenance fee appropriate. (37 C.F.R. § 1.28(b)) I hereby declare that all states statements made on information and made with the knowledge that will full imprisonment, or both, under section statements may jeopardize the validitations verified statement is directed.	tements are required by to their status as an all entity status prior due after the date of the date o	or patent, notifier to paying, or a n which status as of my own know to be true; and find the like so ma	☐ Individua ☐ Small Bu☐ Nonprofited person, 37 C.F.R. § ication of at the time of a small enterther that the deare puniture of the puniture of the small enterther that the small enterther than th	concerning to the concerning t	cern or organization thange in status ying, the earliest of is no longer and that all statements were alle by fine or at such willful false any patent to which
NOTE: Separate verified state having rights to the invention averring I acknowledge the duty to filteresulting in loss of entitlement to smatch issue fee or any maintenance fee appropriate. (37 C.F.R. § 1.28(b)) I hereby declare that all states statements made on information and made with the knowledge that willful imprisonment, or both, under section statements may jeopardize the validitations verified statement is directed.	tements are required by to their status as an all entity status prior due after the date of the date o	small entities. (In or patent, notified to paying, or a new which status as the first of my own know to be true; and first the United State, any patent issu	☐ Individua ☐ Small Bu☐ Nonprofited person, 37 C.F.R. § ication of at the time of a small enterther that the deare puniture of the puniture of the small enterther that the small enterther than th	concerning to the concerning t	cern or organization thange in status ying, the earliest of is no longer and that all statements were ble by fine or

PTO/SB/96 (08-00)
Approved for us through 16/31/2002. OMR 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a galid OMB control number.

	TATEMENT UNDER 37 CFR 3.73(b)	
Applicant/Patent Owner: David R. Application No./Patent No.: 10/044,4 Entitled: METHOD OF IMMUNOMO Davide R. GRASSETTI	Filed/Issue Date: January 10, DULATION USING THIONE-FORMING DISULFIDES	002
(Name of Assignee)	(Type of Assignee, e.g., corporation, partnership, university, gov	nment agency etc.)
(realis or realismos)	(1) po di congreso, e.g., cui pormici, partici si sp, di svetati, gove	ranera agency, etc.)
states that it is:		
1. Athe assignee of the entire right, t		
 an assignee of less than the ent The extent (by, percentage) of it 	re right, title and interest. ownership interest is%	
in the patent application/patent identifie	d above by virtue of either:	
A. [X]An assignment from the inventor(recorded in the United States Pat copy thereof is attached.) of the patent application/patent identified above. The a ent and Trademark Office at Reel, Frame	signment was or for which a
OR		
B. []A chain of title from the inventor(s as shown below:	, of the patent application/patent identified above, to the	urrent assignee
1. From:	To:	
The document was recorded Reel Frame	To: n the United States Patent and Trademark Office at, or for which a copy thereof is attached.	
2. From:	To:	
The document was recorded in	n the United States Patent and Trademark Office at, or for which a copy thereof is attached.	
3. From:	T	
The document was recorded i	n the United States Patent and Trademark Office at	
Reel, Frame	or for which a copy thereof is attached.	
[] Additional documents in the ch	ain of title are listed on a supplemental sheet.	
[] Copies of assignments or other doc [NOTE: A separate copy (i.e., the or	uments in the chain of title are attached. ginal assignment document or a true copy of the original in accordance with 37 CER Part 3, if the assignment is a	locument) must be recorded in
The undersigned (whose title is supplied	below) is authorized to act on behalf of the assignee.	
April 9, 2001	Dr. Davide R. GRASSETTI	
Date Date	2. David R. Carett	
	Signature	
	Title	
surden Hour Statement: This form is estimated to take 0.2 ho	ars to complete. Time will vary depending upon the needs of the individual case.	Any comments on
0231. DO NOT SEND FEES OR COMPLETED FORMS TO	ars to complete. Time will vary depending upon the needs of the individual case, and be sent to the Chief Information Officer, U.S. Patent and Trademark Office, V. THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington	shington, DC , DC 20231.

Attorney Docket No. \$497872000400